UNITED STATES DISTRICT COURT

for the

Eastern District of Tennessee

(Inited States of Americ	a)	
С	v. HALO ALBERTO PON(CE) Case No: 2:11-CR-9	0
	Judgment: Amended Judgment: nended Judgment if Any)	08/06/2012) USM No:) Jonathan A. Moffatt Defendant's Attorney	
O			N FOR SENTENCI 18 U.S.C. § 3582(c)(2	
§ 3582(c)(2) for subsequently bee § 994(u), and har	a reduction in the term or on lowered and made ret ving considered such ma	of imprisonment in troactive by the Un otion, and taking ir	nposed based on a guidelin	the court under 18 U.S.C. he sentencing range that has mmission pursuant to 28 U.S.C. hement set forth at USSG §1B1.10 applicable,
IT IS ORDERE DEN the last judgment iss			s previously imposed sente	ence of imprisonment (as reflected in 384 months
	(Con	nplete Parts I and II of	Page 2 when motion is granted)	
Except as otherw	vise provided, all provis	ions of the judgme	nt dated 08/06/2012	shall remain in effect.
IT IS SO ORDE	ERED.		·	0
Order Date:	08/27/2019		Judge	s's signature
Effective Date:			J. Ronnie Greer. Un	ited States District Judge
Litective Date.	(if different from order date)			name and title

[Doc. 230]. The motion is GRANTED. See Memorandum Opinion for details.

This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

		CHALO	ALB	ERTO	PONCE					
DEFENDANT:					Addition of the second	**				
CASE NUMBER:	2:11-CR-90)				_				
DISTRICT:	Eastern District of Tennessee				:					
I. COURT DETE	RMINATIO	ON OF	GUII	DELI	NE RANG	GE (Prior to Any Departures)				
Previous Total Offe	ense Level:	17				Amended Total Offense Level:	15		_	
Criminal History C	V				Criminal History Category:	V				
Previous Guideline	Range:	46	to	57	months	Amended Guideline Range:	37	to	46	_ months
The reduced s The previous t	entence is w term of impr cing as a res less than the	ithin the isonmer ult of a : amend	ame at imp subst ed gu	nded oosed antial uidelir	guideline was less t assistance ne range.	han the guideline range applicable departure or Rule 35 reduction,				
III. ADDITIONA	L COMME	ENTS								
The defendant file	ed a motion	to reduc	e pu	rsuan	t to 18 U.S	S.C. § 3582(c) and U.S.S.G. Ame	ndment	is 782	2 and 7	788,